



हिमाचल प्रदेश

# ରାଜ୍ୟମୂଲ୍ୟ, ହିସାବର ପଦ୍ଧତି

# हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

ਖਣਡ ੧੬ ]

शिमला, शनिवार, ३० मार्च, १९६८/१० चंत्र, १८६०

[ संख्या १३ ]

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३० मार्च, १९६८/१० चैक, १८६० को समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञप्तियाँ 'असाधारण राजपत्र, हिमाचल प्रदेश' में प्रकाशित हुईः—

विज्ञप्ति की संख्या	विभाग का नाम	विषय
No. 3-1/68-Elec., dated March 21, 1968.	Election Department	Notifying the place at which a poll for the election to fill the vacancy in the Council of States will be held.
No. 6-11/66-LR., dated March 13, 1968.	Law Department	The Himachal Pradesh Appropriation Act, 1968 (Act No. 1 of 1968).
No. 4-17/67-Elec., dated March 26, 1968.	Election Department	The Delimitation of Wards of Municipal Committee, Nalagarh, Himachal Pradesh, Rules, 1968.

भाग १—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल और हिमाचल बैंच शाफ़्ट देहली हाई कोर्ट द्वारा अधिसूचनाएं इत्यादि

**हिमाचल प्रदेश सरकार**  
**LAW DEPARTMENT**  
**NOTIFICATION**

*Simla-2, the 20th March, 1968*

**No. 107-323/56-II.**—In pursuance of the provisions of

section 6 of the Notaries Act, 1952 (53 of 1952) read with rule 17 of the Notaries Rules, 1956, the Lieutenant Governor, Himachal Pradesh is pleased to publish in the Himachal Pradesh Government Gazette, a list of Notaries, appointed by the Himachal Pradesh Government

and in practice, at the beginning of this year:—  
LIST OF NOTARIES

Sl. No.	Name of Notary	Residential and Professional address	Qualification	Area in which he is authorised to practise	Remarks
1	2	3	4	5	6
1.	Shri Ram Krishan Gupta.	(1) Practising pleader, Abbey-feal, Simla. (2) Pleader, Mahasu District, Kasum-pti.		Mahasu District.	

By order,  
JOSEPH DINA NATH,  
*Under Secretary (Judicial).*

By order,  
J. M. LALWANI,  
*Chief Secretary.*

## भाग २—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और ज़िला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि

शून्य

## भाग ३—प्रबन्धनीय, विधेयक और विधेयकों पर प्रबन्ध समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, हिमाचल बैंच आफ देहली हाई कोर्ट, फाइनेन्शल कमिश्नर तथा कमिश्नर आफ इन्कम-टैक्स द्वारा अधिसूचित प्रादेश इत्यादि

## INDUSTRIES DEPARTMENT

(PRINTING AND STATIONERY OFFICE)

## ADDENDUM

Simla-3, the 22nd March, 1968

No. P. 73-15/50/1602.—In exercise of the powers delegated by the President of India, under proviso to Article 309 of the Constitution of India, *vide* Government of India, Ministry of Home Affairs Notification No. F. 27/59-Him (i), dated the 13th July, 1959 the Administrator (Lieutenant Governor), Himachal Pradesh, is pleased to make the following amendment in the Himachal Pradesh Printing and Stationery Department Class III and IV (Ministerial, Technical and Non-Technical) Services (Recruitment, Promotion and

Certain Conditions of Service) Rules, 1963:—

## AMENDMENT

In the said Rules,—

After rule 15 the following rule may be added, namely:—

“16. Where the Lieutenant Governor is of the opinion that it is necessary or expedient to do so, he may by order, for reasons to be recorded in writing, relax any of the provisions of these Rules with respect to any class or category of persons/posts.”

By order,  
P. K. MATTOO,  
*Secretary.*

## भाग ४—स्थानीय स्वायत शासन: म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटोफाइड और टाउन एरिया तथा पंचायत विभाग

## LOCAL SELF GOVERNMENT DEPARTMENT

## NOTIFICATION

Simla-2, the 23rd November, 1967

No. 1-3/66-LSG.—The following bye-laws made by the Municipal Committee, Rampur in Mahasu district, Himachal Pradesh, in exercise of the powers conferred by sections 188, 198 and 199 of the Punjab Municipal Act, 1911, as applied to Himachal Pradesh, having been confirmed by the Administrator (Lieutenant Governor), Himachal Pradesh, as required under section 201 of the said Act, are hereby published for general information:—

### Bye-Laws for Regulating Prohibiting the Cutting or Destroying of Trees and Shrubs or the making of Excavations or removal of Soil or Quarrying of Stone etc.

1. No person shall, without the sanction in writing of the Municipal Committee of Rampur, cut or destroy or cause or suffer to be cut or destroyed any tree or shrub, standing on any land within the Municipal limits:

Provided that nothing herein contained shall apply to any of the following operations:—

(a) bona fide pruning, trimming or otherwise altering shrubs or fruit for purely horticultural purposes;

(b) other petty acts on private estates such as the cutting of twigs and digging of ferns from which no material harm of any kind to any person or property is likely to result.

2. No person shall without the sanction in writing of the Committee, make any excavation, remove any soil, or quarry or remove any stone or cause or suffer any excavation to be made, any soil to be removed or any stone to be quarried within the Municipal limits:

Provided that nothing herein contained shall apply to such digging or making such other petty excavation or such removal of soil as occurs in the ordinary process of gardening in lands already cultivated.

3. The fee on quarries of stones from Municipal limits for roof slates, pavement slates and masonry stones will be charged at the following rates at the time of removal of the same from the source:—

- (1) Roof slates at the rate of Rs. 2 for hundred slates.
- (2) Pavement slates Re. 1.50 per hundred slates.
- (3) Masonry slates Re. 1 per *chatta*.

N.B.—The size of the *chatta* will be of standard size.

4. The Committee may authorise any person by name or office to enter on any private land between the hours of sunrise and sun-set in order to find out and inspect any unauthorised cutting or destruction of trees or shrubs, excavation or removal of soil or quarrying of stones, or lopping which is not permissible under these bye-laws.

5. Any person who commits a breach of bye-laws 1 and 2 or obstructs any person authorised under bye-law 4 from entering on any private land shall on conviction by a Magistrate, be punishable with fine which may extend to fifty rupees and when the breach is a continuing breach with a further fine which may extend to five rupees for every day after the first during which the breach continues.

#### By-laws for the Regulation of hire of Job Porters for the Conveyance of Goods within the area of the Municipal Committee, Rampur

1. For the purpose of these bye-laws a job-porter shall be deemed to be a person working by the job or for a period not exceeding 24 hours at a time.

2. Every job-porter shall take out a licence from the Committee and no person shall work or apply for hire as a job-porter without having taken out such licence for which no charge will be made; provided that the provisions of these bye-laws shall not apply to any job-porter who is hired outside the Municipality and performs a portion of the work imposed by such hiring within municipal limits, if the period of performance of work in the Municipality does not exceed twenty-four hours.

3. Such licenses shall be issued by the Secretary or such other person as the Committee may appoint in this behalf.

4. The year during which the licence shall extend, shall commence on the sixteenth day of March each year, and every licence granted on any date within that year, shall subject to the provision hereinafter contained, remain in force for the period specified thereon.

5. Every licence granted under these bye-laws shall be in Form "A" appended to these bye-laws.

6. Every licence shall bear the date on which the same is granted and shall be revocable upon a second conviction for the breach of any of these bye-laws.

7. The officer authorised to issue licenses shall, at the time of issuing the licence to any job-porter, deliver to him a metal badge upon which shall be marked

or engraved a number corresponding with the number of the licence issued to him. A charge of fifty paise will be made for the badge. Every job-porter to whom such a badge is delivered shall at all times, while waiting for hire, or during the performance of his duties as such job-porter, or while attending before any Magistrate, carry such badge exposed to view.

8. In the absence of any special contract to the contrary the following shall be the rates of hire (or as may be amended by the Municipal Committee from time to time) and no higher or lower rates shall be charged than those contained in the schedule hereunder:—

#### THE SCHEDULE

From	To	Rate per coolie for conveyance of packages below 25 kg.	Rate per quintal for conveyance of packages of 25 kg. and above	
		Rs. P.	Rs. P.	
Bus stand	Rampur	Patbungalow	1.00	2.00
-do-		Govt. College	0.75	2.00
-do-		Pipty	0.75	2.00
-do-		Darbar	0.25	0.50
-do-		Bazar	0.50	1.00
-do-		Khopri	0.50	1.50
-do-		Braw	0.75	1.50
-do-		Khopri	1.50	3.50
-do-		Pipty	0.25	0.50
-do-		Braw	1.75	3.50
Khopri		Braw	1.00	2.00
-do-		Main Bazar	0.50	1.00
Main Bazar		Mall	0.50	1.00
-do-		Braw	0.50	1.00
-do-		Patbungalow	1.75	2.25
-do-		Khopri	1.00	2.00

*Explanation.*—These rates apply to packages not exceeding two quintals in weight. Conveyance for packages exceeding this weight should be arranged for by private contract. Packages weighing between 25 kg. and one quintal shall be considered as a whole quintal.

9. Every licensed job-porter shall be entitled to receive payment for his hiring, in accordance with the rates specified in by-law 8:

Provided that nothing contained in these bye-laws shall prevent any such job-porter from being bound by any contract into which he may enter to receive payment at a rate lower than that fixed by such order.

10. No job-porter, shall without reasonable excuse, refuse to accept hire at the rate fixed for such hiring; or shall desert from his hiring before being discharged therefrom; or demand more than the proper rate fixed for such hiring; or

be drunk or make use of insulting or abusive language during the period of or, while waiting for such hiring; or

wrongfully prevent, or endeavour to prevent, any other porter from being hired; or fail to produce his licence and table of rates, when required to do so.

11. No person shall work as a job-porter without being duly registered and licensed, and no job-porter,

having a licence in force, shall transfer or lend the same or allow the same to be used by any other person.

12. Every job-porter who shall be in possession of any lost or unclaimed property shall within twenty-four hours carry such property, if not sooner claimed by the owner thereof, to the nearest police station, and shall deposit it with the Sub-Inspector or other police officer on duty.

13. Whenever any porter shall be summoned to appear before any Magistrate to answer any charge preferred against him under these bye-laws he shall carry with him his licence and produce the same, if required so to do and no porter shall on such requisition fail, without reasonable cause, to produce such licence.

14. Any person who commits a breach of bye-laws 2, 10 to 13 and any person who abets a breach of bye-law 10 shall on conviction by a Magistrate, be punishable with fine which may extend to fifty rupees and if the breach is a continuing breach with a further fine which may extend to five rupees for every day after the first during which the breach continues.

#### FORM "A"

#### RAMPUR MUNICIPALITY

Book No. Dated the..... 196 .

is authorised to work as a job-porter within the Municipality from the..... day of..... 196.... to the..... day of..... 196....

#### DESCRIPTION OF LICENSEE

1. Name .....
2. Father's Name.....
3. Caste .....
4. Trade .....
5. Address .....
6. Remarks .....

*Signature of Licensing Officer.*

Bye-laws for the Regulation of Encroachments, in supersession of the previous Bye-laws (i) Tehbazari Bye-laws u/s 188 (u) and 199 of the Punjab Municipal Act, 1911 as applied to Himachal Pradesh approved vide Himachal Pradesh Government Notification No. (2)/58-24/50, dated 31st July, 1951

1. The giving of permission by the Municipal Committee (hereinafter referred to as the "Committee") under section 172 (1) of Punjab Municipal Act, 1911 (hereinafter referred to as the "Act") shall be regulated by the conditions provided in the bye-laws hereinafter.

2. Subject to the provisions of bye-laws hereinafter, permission under section 172 (1) of the Act will be granted in respect of such encroachments only as are encroachments of necessity.

*Note.—(1)* The necessity for an encroachment at ground level can be established only if there is such a public drain outside the building that it is difficult to find access to the building in the absence of the proposed encroachment.  
*(2)* The alternative of providing a crossing over the drain at the expense of the owner of the building, will be considered before the proposed encroachment is allowed.

3. A step or steps to provide access to a building may be permitted if the plinth level of a building is more

than on foot above the level of the street at the road edge of the drain subject to the following conditions:—

- (1) the steps shall be supported by brackets attached to the building or be of the cantilever type;
- (2) the steps shall not extend beyond the roadside edge of any drain below them, and shall not in any circumstance extend more than two feet from the face of the building;
- (3) the vertical distance between the lower side of the lowest step and the street surface at the outer edge of the drain under it shall be less than nine inches;
- (4) the distance between the external edge of the steps and the centre line of the street shall not be less than five feet in streets which have been declared by the Committee to be residential streets and eight feet in other streets;
- (5) the length of the steps shall be the minimum possible and shall not extend beyond the outer edges of the doorway, in the case of residential buildings, by more than one foot on either side;
- (6) the steps shall be of such strong material that there will be no likelihood of their collapsing; and
- (7) the brackets shall not extend more than four inches below the underside of the step nor project beyond it.

*Note.—*When the building is non-residential, no encroachment outside it will be allowed in such a manner that the encroachment may be used except for purposes of access to and exit from it.

4. A drain crossing may be permitted where access from a street to any premises is required for vehicles or otherwise subject to the following conditions:—

- (1) The crossing shall be so constructed as not to interfere with the waterway of the drain.
- (2) The length of the crossing shall be the minimum possible and shall not exceed eight feet when provided for vehicles and four feet in other cases.
- (3) The crossing shall be constructed so as to be removable.
- (4) The crossing shall be made of cast iron reticulated gratings, grated or fabricated mild steel sections or mild steel chequered plates all suitably supported on cast iron or mild steel frames embedded in the concrete or brickwork on the sides of the drain. Each section of the grating, etc., shall be sufficiently light in weight so as to be removable by one sweeper.
- (5) The height from the bed of the drain to the lower side of the crossing shall be at least nine inches or the full height of the drain whichever is greater; provided that if the level of the premises to which access for vehicles is required is above the level of the road, any ramp required shall be constructed within the premises and shall not extend over the drain or on to the street, and provided further that if the drain over which the crossing is required happens to be shallow and consequently the level of the crossing has to be raised to permit of a clear waterway as required under condition (1) a small ramp extending over the drain and on to the street, to the extent permitted by the Committee, may be allowed.

5. A sun-shade may be permitted in the case of shops subject to the following conditions:—

- (1) the sun-shade shall not project over a street to a distance which will make the clear space

between the external edge of such sun-shade and the centre line of the street less than eight feet;

- (2) the total width of the sun-shade projecting from the face of the building shall not in any case exceed three feet; and
- (3) the sun-shade shall be at least eight feet high from the level of the street.

6. Every person intending to make, erect, or re-erect any immovable encroachment under section 172 (1) shall apply to the Committee in Form 'A' appended to these bye-laws and shall at the same time submit in duplicate, on tracing cloth:—

- (a) A site plan showing the boundaries of the building or buildings to which the encroachment is attached, the precise situation of the building or buildings concerned in relation to the streets, buildings or land adjoining it or them and the width of the adjoining streets for a distance of not less than one hundred feet or up to the end of the streets on all sides whichever is less.
- (b) Detailed drawings of the proposed encroachment showing its dimensions, the section of the street, the floor level of the building and the drains, if any.
- (c) A specification, describing the proposed encroachment in detail.

7. (1) The site plan shall be drawn to a scale of not less than one-eighth of an inch to the foot. The scale used shall be marked on plan, and the position of the north point shall also be indicated.

(2) The detailed drawings shall be drawn to a scale of not less than one-fourth of an inch to the foot and the scale used shall be marked on the plan.

(3) All plans shall be attested by the applicant and shall show:—

- (i) the names of the owners of adjoining buildings or lands, with the names of the lanes (*koochas*) and house numbers, if any;
- (ii) the proposed work by a distinctive colour;
- (iii) the materials proposed to be used;
- (iv) an index to the colour used; and
- (v) other details, that will enable the Committee or its officers to decide the suitability of the proposals.

8. If the application is accepted, permission to make, erect or re-erect the encroachment shall be given in the form of a licence in Form 'B' appended to these bye-laws.

9. A licence fee in the case of an encroachment under bye-law 3 or 5 shall be levied in accordance with the following scale and shall be payable annually in advance:—

25 paise per square foot for steps and platforms, sun-shades, etc., subject to a minimum charge of Re. 1 per annum. This fee shall be payable in advance.

10. Every licence granted under bye-law 8, shall be held subject to the following conditions in addition to such other conditions as the Committee may specially prescribe at the time of the grant of the licence:—

- (i) the licence shall not be transferable;
- (ii) the encroachment shall at all times be kept in a structurally stable and sanitary condition to the satisfaction of the Committee;
- (iii) the encroachment shall not be used for any purpose other than that mentioned in the licence;
- (iv) the encroachment shall be open at all times to the inspection of any servant or servants of

the Committee authorised in this behalf, and the licensee shall if so required, produce the licence for the inspection of such servant of the Committee;

- (v) the licence shall be stamped and registered at the expense of the licensee;
- (vi) the licensee shall have no right, title or interest in, or over the land encroached upon;
- (vii) the licence shall be liable to forfeiture, if any of the conditions of the licence are not complied with.

11. The Committee, may, by written notice, require the licensee to remove the encroachment within a specified time not exceeding six weeks.

12. If any person, erects an immovable encroachment without the previous permission of the Committee or in contravention of the terms of such permission and if the Committee later on grants a licence in respect thereof, the licensee shall pay licence fee for the period previously expired, at double the rate which would have been payable if the encroachment had been made with permission and from the date of the grant of such licence all the provisions relating to permitted encroachment shall apply.

## PART II—MOVABLE ENCROACHMENTS OR OVERHANGING STRUCTURES

13. Any person intending to place in front of any building any movable encroachment upon the ground level of any public street or over or on any sewer, drain, or water-course, or any movable overhanging structure projecting into such public street at a point above the said ground level, sewer, drain or water-course, shall apply for a licence to the Secretary of the Municipal Committee, in writing in Form 'C' attached to these bye-laws:

Provided that *tharas* and platforms on the ground level or higher than the ground level would in no case be permitted beyond the centre of the drain in order to give a free access for the cleaning of the drain.

*Explanation.*—Permission for such encroachment shall not be granted as a matter of routine, but it shall be given only for particular purposes on the occasion of certain festivals such as Dewali, Dussehra, Id, Moharram or the Christmas, or for storing materials for purposes of a building, and that only for a building, and that only for a period not exceeding one month.

14. The applicant shall give the following particulars, in his application:—

- (i) nature and detailed description with dimensions of the movable encroachment or overhanging structure intended to be placed or erected;
- (ii) the width of the public street at the point over which the movable encroachment or structure is to be placed or erected;
- (iii) in the case of a movable overhanging structure, its height above the level of the public street; and
- (iv) where the intention is to occupy a portion of a public street for setting up a stall or for spreading out drain or for placing any goods for sale or building materials or other articles, the dimensions of the portion of the public street to be so occupied.

15. (a) On the acceptance of an application made to the Committee under the provision of bye-law 13, the Secretary shall issue to the applicant licence in Form 'D', showing the nature and dimensions of the movable encroachment or overhanging structure of temporary occupation of the public street permitted.

(b) A licence fee in the case of an encroachment under bye-law 13 shall be levied in accordance with the following scale and shall be payable in advance:—  
 (i) weather-shades at Rs. 2 per square metre per annum; and  
 (ii) sign-boards at Rs. 3 per square metre per annum subject to a minimum of Rs. 3.

16. Every licence issued under bye-law 15 shall be subject to the following conditions in addition to such other conditions as the Committee may specially prescribe at the time of the grant of the licence:—

- (a) the dimensions of the movable encroachment or overhanging structure, or the portion of the public street permitted to be temporarily occupied shall not exceed those entered in the licence;
- (b) every licence shall be revocable by a twelve hours notice, and on the receipt of such notice, the holder of the licence shall remove the movable encroachment or overhanging structure, or vacate the public street, as the case may be; provided that when the licence is revoked any excess fee realised shall be refunded;
- (c) the licence shall not be transferable;
- (d) every licence shall be for one month only and shall be renewed for subsequent months on the payment of fee for each month in advance;
- (e) if the holder of a licence desires to retain his movable encroachment or overhanging structure on temporary occupation of the public street after the period covered by the licence, he shall apply for its renewal on payment of the prescribed fees on or before the date of its expiry; otherwise he shall return the expired licence, within three days of its expiry, to the Secretary of the Committee and shall remove the movable encroachment or overhanging structure, and vacate the public street before the end of the last day covered by it;
- (f) the person holding the licence shall be bound to show it to any Municipal Officer or servant authorised by the Committee in this behalf when called upon to do so;
- (g) any person not removing the encroachment or structure or not vacating the street on the expiry of the period of licence or on the receipt of a notice prescribed in clause (b) of this bye-law shall apart from any other penalty to which he may be liable, be charged double the fee paid by him before;
- (h) overhanging sign-boards or swings shall be set up at a height sufficient to allow free passage to loaded vehicles or animals of all sorts;
- (i) a sign-board shall be attached to the face of the building of the person permitted to display it in the public street and shall not be hung over the middle of the street;
- (j) at the time of the passing of a procession all movable encroachment or overhanging structures shall be temporarily removed to allow free passage to such a procession; and
- (k) the licence shall be liable to forfeiture if any of the conditions of the licence are not complied with.

### PART III—GENERAL

17. Any person who commits breach of any of these bye-laws shall on conviction by a Magistrate be punishable with fine which may extend to fifty rupees and if the breach is a continuing breach with a further fine which may extend to five rupees for every day, after the first during which the breach continues.

**FORM 'A'**  
**(Bye-Law 6)**  
**APPLICATION FOR IMMOVABLE ENCROACHMENTS**  
**(To be filled in by the applicant)**

From.....

.....  
.....  
.....

To  
 The Secretary,  
 Municipal Committee, Rampur.

I hereby apply under section 172 of the Punjab Municipal Act, 1911 as applied to Himachal Pradesh for permission to erect/re-erect an immovable encroachment, as specified below, situated in.....

I attach the plans, drawings and specifications in duplicate as required by the Committee's Bye-Laws.

(Signature)

Dated.....

Specification

(To be filled in the Municipal Office)

Serial number of application.....

Name of applicant.....

Site of building (Name of street; quarter, etc.).....

Abstract of application.....

Received by Secretary on.....

Signature of Secretary.....

Forwarded to..... for report on.....

Signature of Secretary.....

Referred to Secretary on.....

Signature.

Forwarded to the Municipal Engineer for report if the application is admissible under the rules and if it complies with bye-laws.

Returned to Secretary on.....

Signature.....

Submitted to.....

(Signature of Secretary)

Abstract of order of the Committee.....

(Signature of Secretary)

**FORM 'B'**

**(Bye-Law 8)**

**LICENCE FOR AN IMMOVABLE ENCROACHMENT**

(Re. 1 Court-fee Stamp)

This licence is granted by the Municipal Committee of Rampur (hereinafter referred to as the "Committee").

To..... owner/occupier of.....  
 (hereinafter referred to as the "Licensee").

Whereas the licensee is the owner/occupier of..... which on the north/east/south/west is bounded by or adjacent to..... land owned..... or forming part of..... and whereas the licensee has applied for permission under section 172 of the Punjab Municipal Act, 1911, as applied to Himachal Pradesh to erect/re-erect an immovable encroachment as specified below:—

Specification.

Now by virtue of the powers of the Rampur Municipal Committee under bye-laws published with the Himachal Pradesh Government Notification No....., dated..... made under section 188 of the said Act permission is hereby accorded subject to the conditions as follows, which have been accepted by the licensee:—

- (i) That the licensee shall remove the encroachment whenever required by the Committee.
- (ii) That the licensee shall pay in advance on the..... day of..... 19.... and on the same date annually (so long as this licence may at the discretion of the Committee be renewed) the sum of Rs..... (Rupees.....) as licence fee.
- (iii) That no support or other portion of the encroachment shall rest on Government land;
- (iv) That the licensee shall pay the stamp duty and shall register this licence at his own expense.

And, the licensee agrees to register this licence at his own expense within..... from date thereof and shall have no right, title or interest in, on or over the said piece of land or street or in any structure or erection "placed therein on or over" save during the term and subject to compliance with the conditions of this licence.

#### FORM 'C'

(Bye-Law 13)

#### APPLICATION FOR MOVABLE ENCROACHMENTS

From.....

To.....

The Secretary,  
Municipal Committee, Rampur.

I hereby apply under section 173 of the Punjab Municipal Act, 1911, for permission to:—

- (i) Erect/re-erect movable:—  
(a) Encroachment;  
(b) Overhanging structure;
- (ii) Occupy a portion of a public street, as specified below situated in.....

If the permission is granted I undertake to abide by the conditions therefor.

(Signature).....  
(Date).....

Specifications.....  
Nature of movable encroachment.....  
Detailed description with dimensions.....  
Width of the public street at the point over which the encroachment is to be made or erected.....  
(In the case of movable overhanging structure, height above the street level).

(To be filled in the Municipal Office)

Serial number of application.....  
Name of applicant.....  
Site of building (name of street, quarter, etc.).....  
Abstract of application.....  
Received by the Secretary on.....  
(Signature of Secretary).....  
Forwarded to..... for report on.....  
(Signature of Secretary).....

Returned to Secretary on.....  
Signature.  
Office report if the application is admissible under rules and complies with bye-laws.....  
Submitted to.....  
(Signature of Secretary).....  
Abstract of order of the Committee.....  
(Signature of Secretary).....

#### FORM 'D'

(Bye Law 15)

#### LICENCE FOR MOVABLE ENCROACHMENT

(1 Re. Court Fee Stamp)

This licence is granted by the Municipal Committee of Rampur (hereinafter referred to as the Committee).

To..... owner/occupier of..... (hereinafter referred as the licensee).

Whereas the licensee is the owner/occupier of..... which on the north/east/south/west is bounded by or adjacent to..... land owned..... or forming part of..... (insert all details of the particular permission applied for in terms of sub-clauses (a), (b), (c), (d), or (e) of section 173 of the Punjab Municipal Act as the case may be).

Now by virtue of the powers of the Rampur Municipal Committee under bye-laws published with Himachal Pradesh Government Notification No....., dated..... made under section 188 of the said Act permission is hereby accorded to the conditions as follows, which have been accepted by the licensee:—

- (i) That the licensee shall remove the projections whenever required by the Committee.
- (ii) That the licensee shall pay in advance on the..... day of..... 196..... and on the same date monthly (so long as this licence may at the discretion of the Committee renewed the sum of Rs..... (Rupees.....) as licence fees.
- (iii) That no support or other portion of the projection shall rest on Government land; and
- (iv) That the licensee shall pay the stamp duty and shall register this licence at his own expense.

And the licensee agrees to register this licence at his own expense within..... from date thereof and shall have no right, title or interest in, on or over the said piece of land or street or in any structure or erection placed therein on or over save during the term and subject to compliance with the conditions of this licence.

2. These bye-laws shall come into force within the limits of the said Municipal Committee, with immediate effect.

By order,  
JOSEPH DINA NATH,  
Under Secretary.

#### PANCHAYATS DEPARTMENT

#### NOTIFICATION

Dharamsala, the 25th March, 1968

No. 5092/Dev/P.—In partial modification of Notification No. 3393/Dev/P, dated 18th February, 1965 published in the Punjab Government Gazette (Extraordinary) dated 19th February, 1965 it is notified that consequent

upon Shri Kanshi Ram having been elected as Member of Legislative Assembly, he has ceased to be the Chairman of Panchayat Samiti, Sujanpur Tira. Accordingly his name appearing against Chairman is hereby deleted and replaced by Shri Rattan Chand of Chabutara.

B. C. NEGI,  
*Deputy Commissioner, Kangra.*

**ORDER***Simla-4, the 26th March, 1968*

No. 41-2/63-Panch.—In partial modification of the order No. 32-6/61-Panch., dated the 8th January, 1962 under which *ad hoc* Zila Parishads were constituted in

the old areas of Himachal Pradesh and subsequently modified vide order Nos. 41-2/63-Panch., dated the 4th February, 1964, 6th March, 1965 and 8th August, 1966, the Lieutenant Governor, Himachal Pradesh is pleased to order further that para 3 of the said order shall be substituted as under:—

“3. The Chairman of the Zila Parishad shall be a non-official nominated by Government. The Deputy Commissioner of the District will, however, be an *ex-officio* member of the Zila Parishad.”

By order,  
P. C. SHARMA,  
*Joint Secretary.*

**भाग ५—वैयक्तिक अधिसूचनाएं और विज्ञापन**

शून्य

**भाग ६—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन**

शून्य

**भाग ७—भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं**

शून्य

**अनुप्रक**

शून्य